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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-----------------|--------------------------------------------------------------|----------------------|-------------------------|------------------|--|
| 10/027,751 | 12/21/2001 | Joel P. Dunsmore | 10004016-1 | 3808 | |
| 75 | 7590 11/17/2006 | | | EXAMINER | |
| | CHNOLOGIES, INC. | BHAT, AI | BHAT, ADITYA S | | |
| | Legal Department, DL429 Intellectual Property Administration | | | PAPER NUMBER | |
| P.O. Box 7599 | | | 2863 | | |
| Loveland, CO | 80537-0599 | | DATE MAILED: 11/17/2000 | 5 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|
| | 10/027,751 | DUNSMORE ET AL. |
| Office Action Summary | Examiner | Art Unit |
| | Aditya S. Bhat | 2863 |
| The MAILING DATE of this communication Period for Reply | appears on the cover sheet wi | th the correspondence address |
| A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by sI Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b). | G DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re t. riod will apply and will expire SIX (6) MON tatute, cause the application to become AB, | CATION. eply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133). |
| Status | | |
| 1) Responsive to communication(s) filed on 2 2a) This action is FINAL . 2b) 3) Since this application is in condition for all closed in accordance with the practice und | This action is non-final. wance except for formal matte | |
| Disposition of Claims | | |
| 4) Claim(s) 2-26 and 28-32 is/are pending in to 4a) Of the above claim(s) is/are with 5) Claim(s) 28-32 is/are allowed. 6) Claim(s) 2-26 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and are subjected to by the Exame 10) The drawing(s) filed on 21 December 2001 | drawn from consideration. nd/or election requirement. | objected to by the Examiner. |
| Applicant may not request that any objection to Replacement drawing sheet(s) including the cor | rection is required if the drawing(| s) is objected to. See 37 CFR 1.121(d). |
| Priority under 35 U.S.C. § 119 | • | |
| 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a | ents have been received. ents have been received in Appriority documents have been reau (PCT Rule 17.2(a)). | oplication No received in this National Stage |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s) | ummary (PTO-413) /Mail Date |
| 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date | | formal Patent Application (PTO-152) - |

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DETAILED ACTION

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

With regards to claims 2-26 the methods recited in the claimed invention do not produce a real life, real world, useful, concrete, and tangible result.

The claimed invention as a whole must accomplish a practical application. That is, it must produce a "useful, concrete and tangible result." State Street, 149 F.3d at 1373, 47 USPQ2d at 1601-02. The purpose of this requirement is to limit patent protection to inventions that possess a certain level of "real world" value, as opposed to subject matter that represents nothing more than an idea or concept, or is simply a starting point for future investigation or research (Brenner v. Manson, 383 U.S. 519, 528-36, 148 USPQ 689, 693-96); In re Ziegler, 992, F.2d 1197, 1200-03, 26 USPQ2d 1600, 1603-06 (Fed. Cir. 1993)).

A process that consists solely of the manipulation of an abstract idea is not concrete or tangible. See In re Warmerdam, 33 F.3d 1354, 1360, 31 USPQ2d 1754, 1759 (Fed. Cir. 1994). See also Schrader, 22 F.3d at 295, 30 USPQ2d at 1459. Nor can one patent "a novel and useful mathematical formula," Flook, 437 U.S. at 585, 198 USPQ at 195; electromagnetism or steam power, O'Reilly v. Morse, 56 U.S. (15 How.) 62, 113-114 (1853);

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Please view the following guidelines to overcome 35 U.S.C. 101 rejection made in this office action.

http://www.uspto.gov/web/offices/com/sol/og/2005/week47/patgupa.htm

Referring to the method recited in claim 4, the result recited in the last limitation of the claim "compensating magnitude and phase data for the compression responses of each of the channels, the magnitude and phase data being measured by the first channel and the second channel" does not provide a concrete and tangible result. This limitation is a process that consists solely of the manipulation of data and does not produce a concrete or tangible result. An example of a concrete or tangible result would be storing of the magnitude and phase data for later retrieval, or displaying the magnitude and phase data.

Referring to the final limitation in claim 16 "compensating for an effect that compression of one or both of the reference channel and the second channel has on measured magnitude data and measured phase data." This limitation is s process that consists solely of the manipulation of data and does not produce a concrete or tangible result. An example of a concrete or tangible result would be storing of the measured magnitude and measured phase data for later retrieval, or displaying the measured magnitude and measured phase data.

As to claims 2-3,5-15 and 17-26 although these claims further limit and define the invention they do not show a result that is concrete or tangible. The limitations in above cited claims are merely processes that consist solely of the manipulation of data and do not produce a concrete or tangible result.

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Allowable Subject Matter

The following is a statement of reasons for the indication of allowable subject matter: Regarding claims 28-32:

Refer to reasons for allowance in paper dated 4/13/2006.

Response to Arguments

With regards to applicant's request to restart the time period, the period has been extended 1 month from the mailing of this office action in accordance with the MPEP.

The incomplete office action was mailed on 6/21/2006 and it was brought to the office's attention on 8/28/2006. Below is the pertinent citation from the MPEP:

710.06 [R-3] Situations When Reply Period Is Reset or Restarted

Where the citation of a reference is incorrect or an Office action contains some other error that affects applicant's ability to reply to the Office action and this error is called to the attention of the Office within 1 month of the mail date of the action, the Office will restart the previously set period for reply to run from the date the error is corrected, if requested to do so by applicant. If the error is brought to the attention of the Office within the period for reply set in the Office action but more than 1 month after the date of the Office action, the Office will set a new period for reply, if requested to do so by the applicant, to substantially equal the time remaining in the reply period. For example, if the error is brought to the attention of the Office 5 weeks after mailing the action, then the Office would set a new 2-month period for reply. The new period for reply must be at least 1 month and would run from the date the error is corrected. See MPEP § 707.05(g) for the manner of correcting the record where there has been an erroneous citation.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aditya S. Bhat whose telephone number is 571-272-2270. The examiner can normally be reached on M-F 9-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on 571-272-2269. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Aditya Bhat 8/28/2006

John Barlow
Supervisory Patent Examiner
Technology Center 2800